1		
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT	
8	CENTRAL DISTRICT OF CALIFORNIA	
9		I
10	RONNIE R. WADDELL,	Case No. CV 17-3715-RGK (KK)
11	Petitioner,	
12	V.	ORDER ACCEPTING FINDINGS
13	R. MADDEN, Warden,	AND RECOMMENDATION OF UNITED STATES MAGISTRATE
14	Respondents.	JUDGE
15	•	
16		
17	Pursuant to 28 U.S.C. § 636, the Court has reviewed the Petition for a Writ	
18	of Habeas Corpus, the records on file, and the Report and Recommendation of the	
19	United States Magistrate Judge. The Court has engaged in de novo review of those	
20	portions of the Report to which Petitioner has objected. The Court accepts the	
21	findings and recommendation of the Magistrate Judge.	
22	In his objections to the Report, Petitioner also requests an evidentiary	
23	hearing. However, in habeas proceedings, "an evidentiary hearing is not required	
24	on issues that can be resolved by reference to the state court record." Totten v.	
25	Merkle, 137 F.3d 1172, 1176 (9th Cir. 1998); see also Earp v. Ornoski, 431 F.3d 1158	
26	1173 (9th Cir. 2005). "It is axiomatic that when issues can be resolved with	
27	reference to the state court record, an evidentiary hearing becomes nothing more	

than a futile exercise." Totten, 137 F.3d at 1176. Here, the Magistrate Judge

28

concluded all of Petitioner's claims could be resolved by reference to the state court record. Accordingly, the Court denies Petitioner's request for an evidentiary hearing. IT IS THEREFORE ORDERED that Judgment be entered (1) denying the Petition for a Writ of Habeas Corpus; and (2) dismissing this action with prejudice. Dated: October 23, 2017 HONORABLE R. GARY KLAUSNER United States District Judge